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§ 951.9 Modifications of applications after project completion.

Modification procedure. If, after final disbursement of funds to a project from all funding sources, there is or will be a change in the project that would change the score that the project application received in the funding period in which it was originally scored and approved, had the changed facts been operative at that time, a Bank, in its discretion, may approve in writing a modification to the terms of the approved application, other than an increase in the amount of subsidy approved for the project, provided that:

- (a) The project is in financial distress, or is at substantial risk of falling into such distress:
- (b) The project sponsor or owner has made best efforts to avoid noncompliance with the terms of the application for subsidy and the requirements of this part;
- (c) The project, incorporating any material changes, would meet the eligibility requirements of §951.5(b); and
- (d) The application, as reflective of such changes, continues to score high enough to have been approved in the funding period in which it was originally scored and approved by the Bank.

(The Office of Management and Budget has approved the information collection contained in this section and assigned control number 3069–0006 with an expiration date of June 30, 2004)

[62 FR 41828, Aug. 4, 1997, as amended at 64 FR 23016, Apr. 29, 1999; 65 FR 5419, Feb. 4, 2000; 65 FR 8264, Feb. 18, 2000]

§ 951.10 Initial monitoring requirements.

- (a) Requirements for project sponsors and owners—(1) Owner-occupied projects.
 (i) During the period of construction or rehabilitation of an owner-occupied project, the project sponsor must report to the member semiannually on whether reasonable progress is being made towards completion of the project.
- (ii) Where AHP subsidies are used to finance the purchase of owner-occupied units, the project sponsor must maintain household income verification documentation available for review by the member or the Bank.

- (2) Rental projects. (i) During the period of construction or rehabilitation of a rental project, the project owner must report to the member semiannually on whether reasonable progress is being made towards completion of the project.
- (ii) Within the first year after project completion, the project owner must:
- (A) Certify to the Bank that the services and activities committed to in the AHP application have been provided in connection with the project;
- (B) Provide a list of actual tenant rents and incomes to the Bank and certify that:
- (I) The tenant rents and incomes are accurate and in compliance with the rent and income targeting commitments made in the AHP application; and
 - (2) The project is habitable; and
- (C) Maintain documentation regarding tenant rents and incomes and project habitability available for review by the Bank, to support such certifications.
- (b) Requirements for members—(1) Owner-occupied projects. (i) During the period of construction or rehabilitation of an owner-occupied project, the member must take the steps necessary to determine whether reasonable progress is being made towards completion of the project and must report to the Bank semiannually on the status of the project.
- (ii) Within one year after disbursement to a project of all approved AHP subsidies, the member must review the project documentation and certify to the Bank that:
- (A) The AHP subsidies have been used according to the commitments made in the AHP application; and
- (B) The AHP-assisted units are subject to deed restrictions or other legally enforceable retention agreements or mechanisms meeting the requirements of §951.13(c)(4) or (d)(1);
- (2) Rental projects. During the period of construction or rehabilitation of a rental project, the member must take the steps necessary to determine whether reasonable progress is being made towards completion of the project and must report to the Bank semiannually on the status of the project.

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- (c) Requirements for Banks—(1) Owner-occupied projects. Each Bank must take the steps necessary to determine, based on a review of the documentation for a sample of projects and units within one year of receiving the certifications described in paragraph (b)(1)(ii) of this section that:
- (i) The incomes of the households that own the AHP-assisted units did not exceed the levels committed to in the AHP application at the time the households were qualified by the sponsor to participate in the project;
- (ii) The AHP subsidies were used for eligible purposes, the project's actual costs were reasonable and customary in accordance with the Bank's project feasibility guidelines, and the subsidies were necessary for the financial feasibility of the project, as currently structured; and
- (iii) The AHP-assisted units are subject to deed restrictions or other legally enforceable retention agreements or mechanisms meeting the requirements of §951.13(c)(4) or (d)(1).
- (2) Rental projects. Each Bank must take the steps necessary to determine that:
- (i) Within the first year after completion of a rental project, the services and activities committed to in the AHP application have been provided in connection with the project; and
- (ii) The AHP subsidies were used for eligible purposes, the project's actual costs were reasonable and customary in accordance with the Bank's project feasibility guidelines, and the subsidies were necessary for the financial feasibility of the project, as currently structured.
- (d) Annual adjustment of targeting commitments. For purposes of determining compliance with the targeting commitments in an AHP application, such commitments shall be considered to adjust annually according to the current applicable median income data. A rental unit may continue to count toward meeting the targeting commitment of an approved AHP application as long as the rent charged remains af-

fordable, as defined in §951.1, for the household occupying the unit.

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§ 951.11 Long-term monitoring requirements.

- (a) Rental projects. For purposes of monitoring a rental project, Banks, members, and project owners shall carry out their long-term monitoring obligations pursuant to one of the three methods set forth in this paragraph (a).
- (1) Reliance on monitoring by a federal, state or local government entity. For those projects that receive funds from, or are allocated federal Low-Income Housing Tax Credits by, a federal, state, or local government entity, a Bank may rely on the monitoring by such entity if:
- (i) The income targeting requirements, the rent requirements, and the retention period monitored by such entity for purposes of its own program are the same as, or more restrictive than, those committed to in the AHP application;
- (ii) The entity agrees to inform the Bank of instances where tenant rents or incomes are found to be in non-compliance with the requirements being monitored by the entity or where the project is not habitable; and
- (iii) The entity has demonstrated and continues to demonstrate to the Bank its ability to carry out monitoring under its own program, and the Bank does not have information that such monitoring is not occurring or is inadequate.
- (2) Reliance on monitoring of AHP application commitments by a contractor. For those projects that receive funds from, or are allocated federal Low-Income Housing Tax Credits by, a federal, state, or local government entity that monitors for income targeting requirements, rent requirements, or retention periods under its own program